

EXHIBIT E

Brenner, Wendy

From: Brenner, Wendy
Sent: Monday, June 14, 2010 10:01 AM
To: 'Anna Levine'
Subject: RE: Enyart Preliminary Injunction Proposed Order
Attachments: HN-#859740-vrtf-Draft_Order_Language_(2nd_PI).DOC; HN-#859740-v4-Draft_Order_Language_(2nd_PI).DOC

Hi Anna – Thanks for your mark up. Your changes were generally fine – I made two minor changes, which I suspect will not be problematic. I am happy to discuss them if you have questions.

Clean, revised draft + redline attached.

Remind me...what did we do last time? Did you guys submit the proposed order to the Court with a cover letter?

Wendy Brenner
Cooley LLP
3175 Hanover Street
Palo Alto, CA 94304-1130
Direct: (650) 843-5371 • Fax: (650) 849-7400

From: Anna Levine [<mailto:alevine@dralegal.org>]
Sent: Thursday, June 10, 2010 1:47 PM
To: Brenner, Wendy
Subject: RE: Enyart Preliminary Injunction Proposed Order

I wanted to add one further item that I believe we should include: language regarding the supplemental bond. I have numbered the attached draft and added the following:

Plaintiff shall post an additional bond in the amount of \$5,000 to be filed with the Clerk of the Court by _____, 2010, and deposited into the registry of the Court.

Anna Levine, Staff Attorney
Disability Rights Advocates
2001 Center Street, Third Floor
Berkeley, California 94704-1204

510 665 8644 (Tel)
510 665 8716 (TTY)
510 665 8511 (Fax)

STATEMENT OF CONFIDENTIALITY

The contents of this e-mail message and any attachments are confidential and are intended solely for the addressee. This information may also be legally privileged. This transmission is sent in trust, for the sole purpose of delivery to the intended recipient. If you have received this transmission in error, any use, reproduction or dissemination of this transmission is strictly prohibited. If you are not the intended recipient, please immediately notify the sender by reply e-mail or at (510) 665-8644 or (510) 665-8716 (TTY) and delete the message and its attachments, if any.

-----Original Message-----

From: Anna Levine

Sent: Thursday, June 10, 2010 1:38 PM

To: 'Brenner, Wendy'

Subject: Enyart Preliminary Injunction Proposed Order

Dear Wendy,

Attached are my proposed revisions to the preliminary injunction order that you previously circulated. I made a few changes to add provisions from the June 4, 2010 minute order of the court, and to better correspond the MPRE and MBE sections.

Let me know if you have any questions. I need to leave at 3pm today, but am available by telephone before that time, as well as all day tomorrow.

Thanks,

Anna

Anna Levine, Staff Attorney
Disability Rights Advocates
2001 Center Street, Third Floor
Berkeley, California 94704-1204

510 665 8644 (Tel)
510 665 8716 (TTY)
510 665 8511 (Fax)

STATEMENT OF CONFIDENTIALITY

The contents of this e-mail message and any attachments are confidential and are intended solely for the addressee. This information may also be legally privileged. This transmission is sent in trust, for the sole purpose of delivery to the intended recipient. If you have received this transmission in error, any use, reproduction or dissemination of this transmission is strictly prohibited. If you are not the intended recipient, please immediately notify the sender by reply e-mail or at (510) 665-8644 or (510) 665-8716 (TTY) and delete the message and its attachments, if any.

1. With respect to the August 2010 administration of the Multistate Professional Responsibility Examination (MPRE), NCBE shall provide ACT with the MPRE loaded onto a laptop computer equipped with JAWS and ZoomText software, with the examination displayed in 14-point Arial font. NCBE shall also direct ACT to provide Ms. Enyart with the following accommodations on the August 2010 administration of the MPRE:

- (a) Double the standard time;
- (b) A private room;
- (c) One five minute break every hour;
- (d) A scribe to fill in the answers.

NCBE shall deliver the laptop computer to ACT no less than two (2) days prior to the administration of the examination, and request ACT to provide Ms. Enyart with access to the laptop twenty-four (24) hours before the examination to attach her peripherals, customize the JAWS and ZoomText settings, and test the equipment prior to the day the examination is to be taken. ACT shall be responsible for custody of, and access to, the laptop once it is delivered to ACT. In the event of any problem with ACT declines to provide any of the accommodations specified in connection with this order, counsel are to notify the court one week prior to the day of the examination.

Additionally, NCBE shall direct ACT to permit Ms. Enyart to use all of the following during the MPRE as accommodations, all of which shall be brought to the examination by Ms. Enyart:

- (e) An ergonomic keyboard;
- (f) A trackball mouse;
- (g) A large monitor;
- (h) Her own lamp to control lighting conditions;
- (i) Sunglasses;
- (j) A yoga mat;
- (k) Large print digital clock;
- (l) Migraine medication.

The ergonomic keyboard, trackball mouse, and monitor shall be devoid of any storage devices or storage mechanisms and NCBE does not guarantee the interoperability of such devices with the computer it provides. The MPRE shall be administered by ACT with the above accommodations pursuant to the Stipulation Re: Voluntary Dismissal Without Prejudice of Defendant ACT, Inc.; filed with the Court on November 25, 2009.

2. With respect to the July 2010 administration of the California Bar exam, NCBE shall provide the State Bar of California, Committee of Bar Examiners (the "State Bar") with the Multistate Bar Examination (MBE) loaded onto a laptop computer equipped with JAWS and ZoomText software furnished by NCBE, with the examination displayed in 14-point Arial font. NCBE shall deliver the laptop computer to the State Bar no less than two (2) days prior to the administration of the MBE, and request the State Bar to provide Ms. Enyart with access to the laptop twenty-four (24) hours before the examination to attach her peripherals, customize the JAWS and ZoomText settings, and test the equipment prior to the day the examination is to be taken. The State Bar shall be responsible for custody of, and access to, the laptop once it is delivered to the State Bar. ~~Decisions~~All decisions with respect to the administration of the examination shall rest with the State Bar. The MBE shall be administered by the State Bar with the above accommodations pursuant to the Stipulation Regarding Dismissal Without Prejudice of Defendant State Bar of California; Order Thereon filed with the Court on December 9, 2009.

3. Plaintiff shall post an additional bond in the amount of \$5,000 to be filed with the Clerk of the Court by _____, 2010, and deposited into the registry of the Court.

Document comparison by Workshare Professional on Sunday, June 13, 2010 6:05:30 AM

Input:	
Document 1 ID	PowerDocs://HN/859740/3
Description	HN-#859740-v3-Draft_Order_Language_(2nd_PI)
Document 2 ID	PowerDocs://HN/859740/4
Description	HN-#859740-v4-Draft_Order_Language_(2nd_PI)
Rendering set	Cooley

Legend:	
<u>Insertion</u>	
Deletion	
Moved from	
<u>Moved to</u>	
Style change	
Format change	
Moved deletion	
Inserted cell	
Deleted cell	
Moved cell	
Split/Merged cell	
Padding cell	

Statistics:	
	Count
Insertions	4
Deletions	5
Moved from	0
Moved to	0
Style change	0
Format changed	0
Total changes	9

1. With respect to the August 2010 administration of the Multistate Professional Responsibility Examination (MPRE), NCBE shall provide ACT with the MPRE loaded onto a laptop computer equipped with JAWS and ZoomText software, with the examination displayed in 14-point Arial font. NCBE shall also direct ACT to provide Ms. Enyart with the following accommodations on the August 2010 administration of the MPRE:

- (a) Double the standard time;
- (b) A private room;
- (c) One five minute break every hour;
- (d) A scribe to fill in the answers.

NCBE shall deliver the laptop computer to ACT no less than two (2) days prior to the administration of the examination, and request ACT to provide Ms. Enyart with access to the laptop twenty-four (24) hours before the examination to attach her peripherals, customize the JAWS and ZoomText settings, and test the equipment prior to the day the examination is to be taken. ACT shall be responsible for custody of, and access to, the laptop once it is delivered to ACT. In the event ACT declines to provide any of the accommodations specified in this order, counsel are to notify the court one week prior to the day of the examination.

Additionally, NCBE shall direct ACT to permit Ms. Enyart to use all of the following during the MPRE as accommodations, all of which shall be brought to the examination by Ms. Enyart:

- (e) An ergonomic keyboard;
- (f) A trackball mouse;
- (g) A large monitor;
- (h) Her own lamp to control lighting conditions;
- (i) Sunglasses;
- (j) A yoga mat;
- (k) Large print digital clock;
- (l) Migraine medication.

The ergonomic keyboard, trackball mouse, and monitor shall be devoid of any storage devices or storage mechanisms and NCBE does not guarantee the interoperability of such devices with the computer it provides. The MPRE shall be administered by ACT with the above accommodations pursuant to the Stipulation Re: Voluntary Dismissal Without Prejudice of Defendant ACT, Inc.; filed with the Court on November 25, 2009.

2. With respect to the July 2010 administration of the California Bar exam, NCBE shall provide the State Bar of California, Committee of Bar Examiners (the "State Bar") with the

Multistate Bar Examination (MBE) loaded onto a laptop computer equipped with JAWS and ZoomText software furnished by NCBE, with the examination displayed in 14-point Arial font. NCBE shall deliver the laptop computer to the State Bar no less than two (2) days prior to the administration of the MBE, and request the State Bar to provide Ms. Enyart with access to the laptop twenty-four (24) hours before the examination to attach her peripherals, customize the JAWS and ZoomText settings, and test the equipment prior to the day the examination is to be taken. The State Bar shall be responsible for custody of, and access to, the laptop once it is delivered to the State Bar. All decisions with respect to the administration of the examination shall rest with the State Bar. The MBE shall be administered by the State Bar with the above accommodations pursuant to the Stipulation Regarding Dismissal Without Prejudice of Defendant State Bar of California; Order Thereon filed with the Court on December 9, 2009.

3. Plaintiff shall post an additional bond in the amount of \$5,000 to be filed with the Clerk of the Court by _____, 2010, and deposited into the registry of the Court.